THIRD DAY

(Thursday, September 9, 1982)

The Senate met at 11:00 o'clock a.m., pursuant to adjournment and was called to order by the President.

The roll was called and the following Senators were present: Andujar, Blake, Brooks, Brown, Caperton, Doggett, Farabee, Glasgow, Harris, Howard, Jones, Kothmann, Leedom, Mauzy, McKnight, Meier, Mengden, Parker, Richards, Santiesteban, Sarpalius, Short, Snelson, Traeger, Travis, Truan, Uribe, Williams.

Absent-excused: Ogg, Vale, Wilson.

A quorum was announced present.

Senator Pete Snelson offered the invocation as follows:

May we bow our heads. O God, our Father, Supreme Architect of the Universe and Searcher of Hearts, help us draw nearer to Thee in sincerity and truth, and by our endeavors to serve our state and nation. We pray that You would diminish our hypocracies and increase our dedication to the common good. May our goals be in harmony with Thee. May our faith be magnified and Your presence in this Senate chamber be enhanced. These things we ask in Thy Holy Name, Amen.

On motion of Senator Snelson and by unanimous consent, the reading of the Journal of the proceedings of yesterday was dispensed with and the Journal was approved.

LEAVES OF ABSENCE

Senator Ogg was granted leave of absence for today on account of illness in family on motion of Senator Brooks.

Senator Wilson was granted leave of absence for today on account of illness on motion of Senator Howard.

Senator Vale was granted leave of absence for today on account of important business on motion of Senator Mauzy.

SENATE RESOLUTION 49

Senator Brooks offered the following resolution:

WHEREAS, It is with great pleasure that the Senate of the State of Texas celebrates the birthday of everyone's favorite octogenarian, Mrs. Ione Steele Stumberg; and

WHEREAS, Our preeminent researcher and caption expert par excellence was born September 25, 1902, in Franklin, Texas, the daughter of a country doctor; and

WHEREAS, Life was peaceful in this sleepy little hamlet, and Mrs. Stumberg recalls the childhood pleasure of waiting for the train to pass through town; and

WHEREAS, After teaching for several years in a one-room schoolhouse, Mrs. Stumberg picked up the gauntlet flung down by a male friend and entered The University of Texas Law School to prove that she could do it—and do it she did; and

WHEREAS, One of three female students in her law school class, Ione Steele was a standout, particularly in the eyes of her professor and future husband, George Stumberg; and

WHEREAS, Mrs. Stumberg braved the taunts of often hostile male classmates and professors to finish law school in 1937 summa cum laude while maintaining a gracious home for Professor Stumberg and his two daughters, Lucette and Marilyn; and

WHEREAS, Life at 1201 Gaston Avenue became doubly rewarding with the birth of a beautiful baby girl named Martha Mell in 1939; and

WHEREAS, When Professor Stumberg, at the age of 50, volunteered for duty in North Africa during World War II, Mrs. Stumberg kept the home fires burning, raising her children and niece, Janie, and nephew, Bruce, while working at the Capitol Law Library; and

WHEREAS, During the 1940s and 1950s Mrs. Stumberg earned considerable repute for her researching and editing of Professor Stumberg's legal treatises; after his death, the Attorney General's Office was the fortunate recipient of her diligence and exactitude as she researched and prepared the first index of all past Attorney General Opinions; and

WHEREAS, An unforgettable sight on Austin streets and at Jim O'Connor's Service Station was Mrs. Stumberg behind the wheel of her beloved blue Mercedes, before she admitted defeat and traded in this mechanical headache; and

WHEREAS, The Senate of the State of Texas gained an immeasurable asset with the employment of Mrs. Stumberg in January of 1971; her research reports became well known for their perception and great clarity of thought; after attaining her present status as legal counsel in the Engrossing and Enrolling Department, Mrs. Stumberg has salvaged many a bill through discovery of egregious errors and potential constitutional quicksand; and

WHEREAS, Her bumper stickers having been a virtual litany of lost causes and campaigns, our favorite in-house liberal now eschews this form of political participation for fear of jinxing her favored candidates; and

WHEREAS, Not content to let her brilliant mind lie fallow, Mrs. Stumberg works at a pace that shames the rest of us; she has often been known to actively seek out projects throughout the building; and

WHEREAS, The proverbial proud grandmother, Mrs. Stumberg has amused us all with warm anecdotes about Susan, Kathryn Riely, Margaret Stumberg, and James Edmunds, whom we feel we know through her loving eyes; now, therefore, be it

RESOLVED, That the Senate of the State of Texas, 67th Legislature, 3rd Called Session, hereby extend our Mrs. Stumberg warm, happy birthday greetings with many happy returns with a wish for an extra special September 25; and, be it further

RESOLVED, That a copy of this Resolution be prepared for Mrs. Ione Stumberg as a memento of this happy occasion with heartfelt admiration and respect from the entire Texas Senate.

The resolution was read.

On motion of Senator Doggett and by unanimous consent, the names of the Lieutenant Governor and Senators were added to the resolution as signers thereof.

On motion of Senator Brooks and by unanimous consent, the resolution was considered immediately and was adopted.

On motion of Senator Brooks and by unanimous consent, floor privileges were granted to Mrs. Stumberg in order that she might be seated at the President's Rostrum for the remainder of the morning session.

Mrs. Stumberg was greeted by the Members of the Senate and escorted to the President's Rostrum.

MESSAGE FROM THE HOUSE

House Chamber September 9, 1982

HONORABLE W. P. HOBBY PRESIDENT OF THE SENATE

SIR: I am directed by the House to inform the Senate that the House has passed the following:

- **H.B.** 1, Relating to advances from the federal unemployment trust fund and the tax rates and wage base use in calculating unemployment contributions paid by employers.
 - H.C.R. 1, Commending former State Representative James R. Nowlin.
 - H.C.R. 2, In memory of O'Neil Ford.
- **H.C.R.** 3, Recognizing October 3-9, 1982, as Neurofibromatosis Foundation Week in Texas.
- H.C.R. 4, Commending all components of the Texas State Aging Network and memorializing Congress regarding funding of programs for elderly citizens.

Respectfully,

BETTY MURRAY, Chief Clerk House of Representatives

BILL SIGNED

The President announced the signing in the presence of the Senate, after the caption had been read, the following enrolled bill:

S.B. 2

HOUSE BILL ON FIRST READING

The following bill received from the House was read the first time and referred to the Committee indicated:

H.B. 1, To Committee on State Affairs.

SENATE RULE 103 SUSPENDED

On motion of Senator Farabee and by unanimous consent, Senate Rule 103 was suspended in order that the Committee on State Affairs might consider **H.B. 1** today upon recess.

SENATE RULE 103 SUSPENDED

On motion of Senator Blake and by unanimous consent, Senate Rule 103 was suspended in order that the Committee on Administration might meet today upon recess.

SENATE CAUCUS

On motion of Senator Snelson, the Senate agreed to meet in caucus upon adjournment of the State Affairs Committee meeting.

RECESS

On motion of Senator Snelson, the Senate at 11:27 o'clock a.m. took recess until adjournment of the State Affairs Committee meeting and conclusion of the caucus.

AFTER RECESS

The Senate met at 12:21 o'clock p.m. and was called to order by the President.

REPORT OF STANDING COMMITTEE

By unanimous consent, Senator Farabee submitted the following report for the Committee on State Affairs.

H.B. 1

HOUSE BILL I ORDERED NOT PRINTED

On motion of Senator Parker and by unanimous consent, H.B. 1 was ordered not printed.

HOUSE BILL 1 ON SECOND READING

On motion of Senator Parker and by unanimous consent, the regular order of business and all necessary rules were suspended to take up for consideration at this time on its second reading and passage to third reading:

H.B. 1, Relating to advances from the federal unemployment trust fund and the tax rates and wage base use in calculating unemployment contributions paid by employers.

The bill was read second time.

Senator Leedom offered the following amendment to the bill:

Floor Amendment No. 1

Amend H.B. 1 as follows:

- (1) On page 13, lines 6 and 7, strike "outstanding federal advance or other".
- (2) On page 14, lines 15-27 and page 15, lines 1-2, strike Subsection (b) of Section 2.

(3) Strike Section 3 of the bill and substitute the following:

SECTION 3. The sum of \$265 million is transferred from the general revenue fund to the unemployment compensation fund and is appropriated to the Texas Employment Commission for the purpose of paying benefits under the Texas Unemployment Compensation Act (Article 5221b-1 et seq., Vernon's Texas Civil Statutes).

(4) Strike Section 4 of the bill.

(5) Renumber Section 5 of the bill as Section 4, Section 6 as Section 5, Section 7 as Section 6, and Section 8 as Section 7.

The amendment was read.

Senator Doggett offered the following substitute for the pending amendment:

Floor Amendment No. 2

Amend H.B. 1 as follows:

(1) On page 15, lines 6-23, strike added Section 9c and substitute:

Sec. 9c. LOANS FROM GENERAL REVENUE. (a) If for any month the Commission determines that the balance of the Unemployment Compensation Fund will reach zero, the Commission shall notify the Comptroller of Public Accounts. The notice must include the estimated amount by which anticipated benefit payments for the month will exceed anticipated revenue.

(b) Immediately following receipt of notice under Subsection (a) of this section, the comptroller shall transfer from the General Revenue Fund to the Unemployment Compensation Fund the amount necessary for the Commission

to make benefit payments for the month.

- (c) To repay transfers from the General Revenue Fund, the comptroller shall deposit a portion of contribution receipts to the credit of the General Revenue Fund. In any year, the comptroller may not deposit more receipts to the credit of the General Revenue Fund than the amount by which the income to the Unemployment Compensation Fund exceeds the benefit payments for that year. The comptroller shall decide when to deposit contributions to the credit of the General Revenue Fund, but shall attempt to repay transfers as soon as possible without jeopardizing the ability of the Commission to make benefit payments. The comptroller may take into consideration any cash-flow problems occurring in the way in which revenues accrue to the Unemployment Compensation Fund.
- (2) On page 15, lines 24-27, and page 16, line 1, strike Section 4 of the bill and substitute the following:

SECTION 4. The amount necessary to make the transfers required by Section 9c, Texas Unemployment Compensation Act (Article 5221b-1 et seq., Vernon's Texas Civil Statutes), is appropriated from the general revenue fund to the comptroller of public accounts and the Texas Employment Commission. The total amount appropriated may not exceed \$265 million.

DOGGETT MAUZY McKNIGHT

The substitute for the pending amendment was read.

Senator Brooks offered the following amendment to the substitute for the pending amendment:

Floor Amendment No. 3

Amend the Doggett Substitute for Floor Amendment No. 1 to H.B. 1 by adding to Section 4 the following: "The 68th Legislature shall develop a formula to recapture interest on all general revenue funds transferred or appropriated under this Act, at a rate not to exceed ten percent (10%) per annum."

The amendment to the substitute for the pending amendment was read.

Question - Shall the amendment to the substitute for the pending amendment be adopted?

MOTION TO RECESS

Senator Doggett moved that the Senate recess until 2:30 o'clock p.m. today.

The motion was lost by the following vote: Yeas 5, Nays 23.

Yeas: Doggett, Mauzy, McKnight, Mengden, Truan.

Nays: Andujar, Błake, Brooks, Brown, Caperton, Farabee, Głasgow, Harris, Howard, Jones, Kothmann, Leedom, Meier, Parker, Richards, Santiesteban, Sarpalius, Short, Snelson, Traeger, Travis, Uribe, Williams.

Absent-excused: Ogg, Vale, Wilson.

HOUSE BILL 1 ON SECOND READING

The Senate resumed consideration of H.B. 1 on its second reading and passage to third reading, with an amendment to the substitute for the pending amendment pending.

Question - Shall the amendment to the substitute for the pending amendment be adopted?

On motion of Senator Brooks and by unanimous consent, the amendment to the substitute for the pending amendment was withdrawn.

Question recurring on adoption of the substitute to the pending amendment.

On motion of Senator Parker, the substitute for the pending amendment was tabled by the following vote: Yeas 21, Nays 7.

Yeas: Andujar, Blake, Brown, Caperton, Farabee, Glasgow, Harris, Howard, Jones, Leedom, Meier, Parker, Richards, Santiesteban, Sarpalius, Short, Snelson, Traeger, Travis, Uribe, Williams.

Nays: Brooks, Doggett, Kothmann, Mauzy, McKnight, Mengden, Truan.

Absent-excused: Ogg, Valc, Wilson.

Question recurring on adoption of the pending amendment.

On motion of Senator Parker, the pending amendment was tabled by the following vote: Yeas 24, Nays 4.

Yeas: Andujar, Blake, Brooks, Brown, Caperton, Doggett, Farabee, Glasgow, Harris, Howard, Jones, Kothmann, Mauzy, McKnight, Parker, Richards, Santiesteban, Sarpalius, Short, Snelson, Traeger, Truan, Uribe, Williams.

Nays: Leedom, Meier, Mengden, Travis.

Absent-excused: Ogg, Vale, Wilson.

The bill was passed to third reading by the following vote: Yeas 22, Nays 6.

Yeas: Andujar, Blake, Brooks, Brown, Caperton, Farabee, Glasgow, Harris, Howard, Jones, Kothmann, Meier, Parker, Richards, Santiesteban, Sarpalius, Short, Snelson, Traeger, Truan, Uribe, Williams.

Nays: Doggett, Leedom, Mauzy, McKnight, Mengden, Travis.

Absent-excused: Ogg, Vale, Wilson.

HOUSE BILL 1 ON THIRD READING

Senator Parker moved that the Constitutional Rule and Senate Rule 68 requiring bills to be read on three several days be suspended and that **H.B.** 1 be placed on its third reading and final passage.

The motion prevailed by the following vote: Yeas 27, Nays 1.

Yeas: Andujar, Blake, Brooks, Brown, Caperton, Doggett, Farabee, Glasgow, Harris, Howard, Jones, Kothmann, Leedom, Mauzy, Meier, Mengden, Parker, Richards, Santiesteban, Sarpalius, Short, Snelson, Traeger, Travis, Truan, Uribe, Williams.

Nays: McKnight.

Absent-excused: Ogg, Vale, Wilson.

The bill was read third time and was passed by the following vote: Yeas 22, Nays 6.

Yeas: Andujar, Blake, Brooks, Brown, Caperton, Farabec, Glasgow, Harris, Howard, Jones, Kothmann, Meier, Parker, Richards, Santiesteban, Sarpalius, Short, Snelson, Traeger, Truan, Uribe, Williams.

Nays: Doggett, Leedom, Mauzy, McKnight, Mengden, Travis.

Absent-excused: Ogg, Vale, Wilson.

MESSAGE FROM THE HOUSE

House Chamber September 9, 1982

HONORABLE W. P. HOBBY PRESIDENT OF THE SENATE

SIR: I am directed by the House to inform the Senate that the House has passed the following:

S.C.R. 2, Congratulating Doyle Stuckey on his election as President of Texas Association of Builders.

Respectfully,

BETTY MURRAY, Chief Clerk House of Representatives

HOUSE CONCURRENT RESOLUTION 4

The President laid before the Senate the following resolution:

H.C.R. 4, Commending all components of the Texas State Aging Network and memorializing Congress regarding funding of programs for elderly persons.

The resolution was read.

On motion of Senator Brooks and by unanimous consent, the resolution was considered immediately and was adopted.

SENATE RESOLUTION 58

(Caucus Report)

Senator Snelson offered the following resolution:

Honorable William P. Hobby President of the Senate Austin, Texas

Sir:

At a caucus held on September 9, 1982, and attended by 28 members of the Senate the following recommendations were made, to wit:

BE IT RESOLVED by the Senate, That:

The Lieutenant Governor may employ such employees as are necessary for the operation of his office from the closing of this session and until the convening of the next session, and in addition thereto he and the Secretary of the Senate shall be furnished postage, telegraph, telephone, express, and all other expenses incident to their respective offices.

The Secretary of the Senate shall be retained during the interval between adjournment of this session and the convening of the next session of the Legislature. The Secretary of the Senate may employ such employees as are necessary for the operation of her office and to perform duties as may be required in connection with the business of the state from the closing of this session and until the convening of the next session. All employees and elected

officers of the Senate shall operate under the direct supervision of the Secretary of the Senate during the interim.

The Sergeant-at-Arms shall be retained and a number of assistants as necessary in the operation of the Senate until the convening of the next session.

The Administration Chairman is authorized to retain a sufficient number of staff employees to conclude the work of the Enrolling Clerk, Staff Services Clerk, Calendar Clerk, and Journal Clerk. The Committee on Administration shall establish the salaries to be paid the Senate staff.

The Chairman of the Senate Committee on Administration is hereby authorized and directed to cause the Senate Chamber to be placed in order and to purchase such supplies and to make all such repairs and improvements as are necessary between the adjournment of this session and the convening of the next session of the Legislature and make an inventory of all furniture and fixtures in the Senate Chamber and in the private offices of the members, as well as of the supplies and equipment on hand in the room of the Purchasing and Supply Department. No equipment shall be acquired on a rental/purchase plan unless such equipment be placed on the Senate inventory at the termination of such plan. He shall also examine records and accounts payable out of the Contingent Expense Fund as shall be necessary properly to approve all claims and accounts against the Senate, and no claim or account shall be paid without his consent and approval, and he and any member of the Administration Committee shall be entitled to receive his actual and necessary expenses incurred during the interim; and, be it further

RESOLVED, That there shall be printed 325 volumes of the Senate Journal of the 3rd Called Session of the 67th Legislature, and when complete 250 copies shall be bound in buckram and delivered to the Secretary of the Senate and one volume thus bound shall be forwarded by the Secretary of the Senate to each member of the Senate, to each member of the House of Representatives on request, to the Lieutenant Governor; and 65 paper bound copies shall be furnished to the State Library. The printing of such journals shall be done in accordance with the provisions of this Resolution under the supervision of the Chairman of the Committee on Administration; provided, further, that it shall be the duty of said Chairman to refuse to receive or receipt for said Senate Journals until corrected and published in accordance with the preexisting law as finally approved by the Chairman of the Committee on Administration of the Senate. When the accounts have been certified by the Chairman of the Committee on Administration of the Senate, said accounts shall be paid out of the Contingent Expense Fund of the 67th Legislature; and, be it further

RESOLVED, That all salaries and expenses herein authorized to be incurred and paid for shall be paid out of the per diem and Contingent Expense Fund of the 67th Legislature as follows: The Senate shall request the State Comptroller of Public Accounts to issue general revenue warrants for payment of the employees of the Lieutenant Governor's office, the Lieutenant Governor, members of the Senate, and employees of the Senate committees upon presentation of a payroll account signed by the President of the Senate and the Secretary of the Senate; for payment of employees of the Senate, except as provided in Section 20 of the Legislative Reorganization Act (Article 5429F, Vernon's Texas Civil Statutes), upon presentation of the payroll account signed by the Chairman of the Administration Committee and the Secretary of the Senate; and for the payment of materials, supplies, and expenses of the Senate, including travel expenses for members and employees, upon vouchers signed by the Chairman of the Senate Committee on Administration and the Secretary of the Senate; and, be it further

RESOLVED, That in furtherance of the legislative duties and responsibilities of the Senate, the Administration Committee is hereby authorized and directed to charge to the individual members office budget as hereinafter authorized: (1) reimbursement of all actual expenses incurred by the members when traveling in performance of such duties and responsibilities or incident thereto, and (2) payment of all other reasonable and necessary expenses for the operation of the office of the individual Senator during any period the Legislature is not in session. Expenditures for these services by the Administration Committee as hereby authorized as an expense of the Senate shall not be restricted to Austin, but may be incurred in individual Senatorial Districts. Such expenses shall be paid from funds appropriated for the use of the Senate on vouchers approved by the Chairman of the Administration Committee and the Secretary of the Senate in accordance with regulations governing such expenditures; and, be it further

RESOLVED, That for the time period from the end of the 67th Legislature, Third Called Session, until the convening of the next regular or special session each Senator shall be permitted to employ secretarial and other office staff and for intrastate travel expenses for staff employees a maximum payroll of \$9,000.00 per month under the classification schedule hereinafter provided. Any unexpended portion of this amount may be carried forward from month to month. Other expenses including members actual travel expenses or other reasonable and necessary expenses incurred in the furtherance and performance of legislative duties or in operation of his office or incident thereto shall be provided in addition to the maximum salary authorized.

It is further recommended that each employee of the Senate except elected officers be classified and paid pursuant to the following schedule to include salary changes made by the General Appropriations Act:

<u>Title</u>	Class Number	Group	Salary and Step Range
Clerk I	0051	02	784(1)- 808(2)- 834(3)
Messenger	0011	02	860(4)- 886(5)- 913(6)
Clerk Typist II	0106	04	886(1)- 913(2)- 941(3)
Stenographer I	0126	04	971(4)-1003(5)-1034(6)
Secretary II	0133	05	1066(5)-1099(6)-1135(7)
Secretary III	0135	07	1209(5)-1247(6)-1287(7)
Admin. Secretary	0138	09	1373(5)-1419(6)-1465(7)
Info. Spec. I	1892	14	1671(1)-1727(2)-1785(3)
Admin. Tech. I	1501	08	1287(5)-1329(6)-1373(7)
Admin. Tech. II	1502	11	1514(4)-1564(5)-1617(6)
Admin. Tech. II	I 1503	13	1671(3)-1727(4)-1785(5)
Admin. Tech. IV	7 1504	15	1906(3)-1970(4)-2035(5)
Info. Spec. II	1893	16	1970(2)-2035(3)-2104(4)
Attorney III	3533	17	2035(1)-2104(2)-2174(3)
Research Asst. I	I 1517	13	1844(6)-1906(7)-1970(8)
ADP Equip. Ope	er. I 0221	07	1066(1)-1135(3)-1209(5)
Rep. Equip. Ope		09	1209(1)-1287(3)-1373(5)

Employees who do not readily fit one of the above classified positions may be assigned a title under the General Classified Positions outlined in the General Appropriations Act; and, be it further

RESOLVED, That the Lieutenant Governor shall have the authority to appoint any member of the Senate, the Secretary of the Senate, or other Senate

employee to attend National Legislative Conferences and other similar meetings. Necessary and actual expenses are hereby authorized upon the approval of the Chairman of the Administration Committee and the Secretary of the Senate; and, be it further

RESOLVED, That each of the standing committees and subcommittees of the Senate of the 67th Legislature, Third Called Session, be authorized to continue to meet at such times and places during the interim as determined by such committees and subcommittees and to hold hearings, recommend legislation, and perform research on matters directed either by resolution, the Lieutenant Governor, or as determined by majority vote of each committee. Each continuing committee and subcommittee shall continue to function under the rules adopted during the legislative session where applicable. Expenses for the operation of these committees and subcommittees are hereby authorized to be paid pursuant to a budget prepared by each committee and approved by the Administration Committee; and, be it further

RESOLVED, That there is hereby created a committee whose membership shall consist of all 31 Senators, and the Dean of the Senate shall preside as chairman. The chairman may appoint a vice-chairman or chairman pro tempore to preside in the absence of the chairman.

The committee has the duty and authority to supervise all matters relating to the elected officers or internal affairs of the Senate. The committee has the power to do all things reasonable and necessary in carrying out its responsibilities, including but not limited to the discharge of elected officers, filling vacancies in any elected office, determining salaries of elected officers, and prescribing the powers, functions, responsibilities, and duties of the several elected officers of the Senate. The committee shall meet at the call of the chairman or at a date specified in a written request of 11 members or as may be determined by the committee after its initial meeting. Twenty-one members shall constitute a quorum and a majority of the quorum may take action.

The operating expenses of this committee shall be paid from the Contingent Expense Fund of the Senate, and the committee members shall be reimbursed for their actual expenses incurred in carrying out the duties of the committee; and, be it further

RESOLVED, That no employee of the Senate shall during the time he or she is employed furnish to any person, firm, or corporation any information other than general information furnished the public pertaining to the Senate, and they shall not without permission receive any compensation from any person, firm, or corporation during their employment by the Senate, and any employee found guilty of violating this provision shall be immediately discharged; and, be it further

RESOLVED, That the Secretary of the Senate is specifically directed not to permit the removal of any of the property of the Senate from the Senate Chamber or the rooms of the Senate except as authorized by the Chairman of the Administration Committee.

Respectfully submitted,

/s/W. E. Snelson Chairman of the Caucus

/s/Chet Brooks Secretary of the Caucus

The resolution was read and was adopted.

MOTION IN WRITING

Senator Snelson submitted the following Motion in Writing:

Mr. President:

I move that the President be authorized to appoint a committee of five (5) members to notify the House of Representatives that the Senate has completed its labors and is ready to adjourn sine die.

SNELSON

The motion was read and was adopted.

The President announced the appointment of the following Committee to Notify the House that the Senate has completed its labors and is ready to adjourn sine die: Senators Jones, Kothmann, Blake, Uribe and Mengden.

MOTION IN WRITING

Senator Snelson submitted the following Motion in Writing:

Mr. President:

I move that the President be authorized to appoint a committee of five (5) members to notify the Governor that the Senate has completed its labors and is ready to adjourn sine die.

SNELSON

The motion was read and was adopted.

The President announced the appointment of the following Committee to Notify the Governor that the Senate has completed its labors and is ready to adjourn sine die: Senators Andujar, Caperton, Howard, Richards and Short.

ELECTION OF PRESIDENT PRO TEMPORE AD INTERIM FOR THE THIRD CALLED SESSION OF SIXTY-SEVENTH LEGISLATURE

The President announced the election of a President Pro Tempore Ad Interim, Third Called Session, 67th Legislature as the next order of business.

On motion of Senator Brooks, Senator John Wilson was elected by acclamation to continue to serve as President Pro Tempore, Ad Interim, Third Called Session, 67th Legislature.

SENATE RULE 103 SUSPENDED

On motion of Senator Blake and by unanimous consent, Senate Rule 103 was suspended in order that the Committee on Administration might meet upon adjournment today.

MOTION TO ADJOURN SINE DIE

Senator Snelson moved that the Senate at 1:47 o'clock p.m. adjourn sine die pending completion of administrative duties of the staff and the President.

(Senator Snelson in Chair)

BILL AND RESOLUTIONS SIGNED

The Presiding Officer, Senator Snelson, announced the signing in the presence of the Senate, after the caption had been read, the following enrolled bill and resolutions:

S.C.R. 2
H.C.R. 1
H.C.R. 2
H.C.R. 3
H.C.R. 4
H.B. 1 (Signed subject to Sec. 49a,
Article III, Constitution of
State of Texas)

MEMORIAL RESOLUTIONS

- H.C.R. 2 (Kothmann): Memorial resolution for O'Neil Ford.
- S.R. 48 By Mengden: Memorial resolution for Mrs. Deborah Browning Yahr.
- $S.R.\ 50$ By Ogg, Brooks: Memorial resolution for Roy Douglas Mease, Jr.
 - S.R. 53 By Caperton: Memorial resolution for Edwin Lance Jensen.
 - S.R. 54 By Sarpalius: Memorial resolution for A. C. (Carl) Spencer.
- S.R. 59 By Harris: Memorial resolution for former State Representative Dick McKissack.
 - S.R. 60 By Doggett: Memorial resolution for R. Max Brooks.

WELCOME AND CONGRATULATORY RESOLUTIONS

- H.C.R. 1 (Kothmann): Commending former State Representative James R. Nowlin.
- H.C.R. 3 (Doggett): Recognizing October 3 9, 1982, as Neurofibromatosis Foundation Week in Texas.
 - S.C.R. 2 By Williams: Extending congratulations to Doyle Stuckey.
 - S.R. 51 By Ogg: Extending congratulations to Jimmy M. Moreno.
 - S.R. 52 By Glasgow: Extending welcome to King Olaf V. of Norway.

S.R. 55 - By Ogg: Extending congratulations to Kevin Charles Herman.

S.R. 56 - By Ogg: Extending congratulations to Gregory David Herman.

S.R. 57 - By Ogg: Extending congratulations to Timothy Michael Herman.

ADJOURNMENT SINE DIE

The Presiding Officer announced that the hour for final adjournment of the Third Called Session of the 67th Legislature had arrived.

The Presiding Officer, Senator Snelson, declared at 4:09 o'clock p.m. the Third Called Session of the 67th Legislature adjourned sine die.

APPENDIX

Sent to Governor (September 9, 1982)

> S.B. S.C.R. 2

Signed by Governor (September 10, 1982)

H.B. 1 Effective immediately S.B. 2 H.C.R. 1 Effective immediately

H:C.R. 2

H.C.R. 3

H.C.R. 4

S.C.R. 2